///

///28

III

26

27

		LC W LL NDO CAZ DAE and abould
1	negotiation and subsequent mediation, in good faith pursuant to NRS §17.245, and should	
2	be found as such.	
3	IT IS SO STIPULATED AND AG	
4		BRADLEY, DRENDEL & JEANNEY, LTD.
5	DATED: Jul 10, 2018	Droo Mux
6	DATED: July 10, 2018	Bill Bradley, Esq.
7 8		6900 S. McCarran Blvd., Ste. 200 Reno, NV 89509 Attorneys for Plaintiff
9		JOHNSTON LAW OFFICES, P.C.
10		
11	DATED:July 16, 2018	/s/ Brad M. Johnson
12		Brad M. Johnston, Esq. 22 State Route 208
13		Yerington, NV 89447 Attorneys for Defendants Peri & Sons Farms, Inc. and
14		Frade Ranches, Inc.
15		ERICKSON, THORPE & SWAINSTON, LTD.
16	2 11 2018	Red Cult
17	DATED: 7-16-2018	John A. Aberasturi, Esq. (SBN 1692)
18		99 West Arroyo Street Reno, Nevada 89509
19		Attorneys for Defendant Jason Michael Popplewell
20		
21	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	* * * * * * * * *
22	IT IS SO ORDERED.	2019
23	DATED this day of	, 2018.
24		
25		UNITED STATES DISTRICT JUDGE
26		
27		
28		
		Page 2 of 2